IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

EVERYTOWN FOR GUN SAFETY ACTION FUND, INC.,)))
Plaintiff	
V.	Civil Action No. 1:21-cv-08704-PGG
DEFCAD, INC.; ODYSEE USER)
XYEEZYSZN; DEFCAD USER	
XYEEZYSZN; ODYSEE USER	
THEGATALOG-	
PRINTABLEMAGAZINES; THE	
GATALOG; DEFCAD USER	
FREEMAN1337; TWITTER USER	
XYEEZYSZN; PHILLIP ROYSTER.)
Defendants)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on June 10, 2022, I electronically filed the following with the Clerk of Court:

EMERGENCY MOTION TO BE RELIEVED AS COUNSEL TO DEFENDANT DEFCAD USER FREEMAN1337 (Redacted).

by using the CM/ECF system which will then send notification and copies of this filing to the following:

Meaghan Hemmings Kent Venable LLP (DC) 600 Massachusetts Ave. NW Washington DC 20001 (202) 344-8300 Email: mhkent@venable Marcella Ballard Venable LLP (NY) 1270 Avenue of the Americas, 24th Floor New York, NY 10020 (212) 370-6289

Email: mballard@venable.com

Counsel for Plaintiff Everytown for GunSafety Action Fund, Inc.

On June 10, 2022, I further provided by email an unredacted version of the foregoing document to the chambers of the Honorable Paul G. Gardephe, U.S.D.J. for **IN CAMERA** review as well as the redacted version.

On June 10, 2022, I further served both an unredacted and the filed redacted version of the foregoing document on the client DEFCAD USER FREEMAN1337 by email using the usual email address that has been used since the beginning of this matter for all communication with the client.

/s/ Daniel L. Schmutter
Daniel L. Schmutter